## FARLEY J. NEUMAN, ESQUIRE - State Bar #100021 1 MICHAEL L. MARX, ESQUIRE - State Bar #77318 TOM PROUNTZOS, ESQUIRE - State Bar #209409 JENKINS GOODMAN NEUMAN & HAMILTON 417 Montgomery Street, 10<sup>th</sup> Floor 3 San Francisco, California 94104 Telephone: (415) 705-0400 4 Facsimile: (415) 705-0411 5 Attorneys for Defendants, MARK J. ALBRECHT and MARK J. ALBRECHT 6 ACCOUNTANCY CORPORATION 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 CHARLES O. BRADLEY TRUST, LINDA L. BRADLEY TRUST, KEN & Case No. C 04 2239 JSW SHARON BURGE TRUST, BRAD MARTIN BURGE, SCOTT & NOA L. [PROPOSED] ORDER GRANTING 13 DYKSTRA, RONALD C. HALL, DEFENDANTS MARK J. RENTAL CENTER PROPERTIES, a ALBRECHT AND MARK J. 14 California Partnership, ALBRECHT ACCOUNTANCY **CORPORATION'S MOTION TO** 15 Plaintiff. MODIFY SCHEDULING ORDER 16 TO EXTEND DISCOVERY VS. **CUTOFF** ZENITH CAPITAL LLC; TASKER COOPER SMITH/ZENITH GROUP LTD; Date: June 24, 2003 18 TASKER COOPER SMITH/ZENITH Time: 9:00 a.m. GROUP LLC: PISENTI & BRINKER Dept.: 2, 17<sup>th</sup> Floor LLP; RICK LANE TASKER, (aka Rick 19 Judge Jeffrey S. White Tasker): MARTEL JED COOPER (aka Jed 20 Cooper); GREGG SMITH; IRWIN S. ROTHENBERG (aka Irv Rothenberg); MARVIN FRIEDMAN; MILTON LOHR; PAUL LEVY; KENNETH WIDDER; MARK J. ALBRECHT; MARK J. ALBRECHT ACCOUNTANCY 23 CORPORATION; and DOES 1 through 50, inclusive, 24 Defendants. Neuman & Hamilton 417 Montgomery St. 25

Jenkins Goodman

10<sup>th</sup> Floor San Francisco, CA (415) 705-0400

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Case 3:04:04:0233-38-WDD001HBR18272 Filed 04:29:2055 Papea de of 3f 3

## Case 3:04:04-62233-38-WDD00HBA06272 Filed 045/29/2005 Pape GeO2 3f 3

1	Defendants Mark J. Albrecht and Mark J. Albrecht Accountancy Corporation's		
2	Motion to Modify the Scheduling Order to Extend the Discovery Cutoff came on for		
3	hearing on June 24, 2005 at 9:00 A.M. in Department 17 of the above entitled sourt. The		
4	court having considered all moving and opposing papers, and argument of counsel, and		
5	GOOD CAUSE EXISTING,		
6	IT IS HEREBY ORDERED that Mark J. Albrecht and Mark J. Albrecht		
7	Unopposed Accountancy Corporation's Motion to Modify the Scheduling Order to Extend the		
8	Discovery Cutoff is granted:		
9	The current discovery cutoff of August 1, 2005 is extended to March 16, 2006 to		
10	permit Mark J. Albrecht and Mark J. Albrecht Accountancy Corporation sufficient time to		
11	complete discovery. The hearing date of May 27, 2005 is HEREBY VACATED.		
12	DATED: May 9, 2005 /s/ Jeffrey S. White		
13	THE HONORABLE JEFFREY S. WHITE		
14 15	JUDGE, UNITED STATED DISTRICT COURT		
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_	TROPOSED ORDER GRANTING DEFENDANTS MARK J. ALBRECHT AND MARK J. ALBRECHT ACCOUNTANCY CORPORATION'S MOTION TO MODIFY SCHEDULING ORDER TO EXTEND DISCOVERY		

**CUTOFF** 

Jenkins Goodman Neuman & Hamilton 417 Montgomery St. 10<sup>th</sup> Floor San Francisco, CA 94104 (415) 705-0400 1

## PROOF OF SERVICE

**CASE NAME:** Bradley O. Bradley Trust, et al. v. Zenith Capital LLC, et al. CASE NUMBER: C 04 02239 JSW

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DATE OF SERVICE: April 22, 2005

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**DESCRIPTION OF DOCUMENTS SERVED:** 

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[PROPOSED] ORDER GRANTING DEFENDANTS MARK J. ALBRECHT AND MARK J. ALBRECHT ACCOUNTANCY CORPORATION'S MOTION TO MODIFY SCHEDULING ORDER TO EXTEND DISCOVERY CUTOFF

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## **SERVED ON THE FOLLOWING:**

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I am over the age of 18 years and not a party to or interested in the above-named case. I am an employee of Jenkins Goodman Neuman & Hamilton, and my business address is 417 Montgomery Street, 10<sup>th</sup> Floor, San Francisco, CA 94104. On the date stated above, I served a true copy of the document(s) described above, by mail, by placing said document(s) in an envelope, addressed as shown above for collection and mailing on the date shown above following the ordinary business practices of Jenkins Goodman Neuman & Hamilton. I am readily familiar with my firm's practice for collection and processing of correspondence for mailing with the United States Postal Service. Under that practice, said document(s) would be deposited with the United States Postal Service at a post box in San Francisco, California on the same day (at approximately 5:00 P.M.) with postage thereon fully prepaid for first class mail.

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> I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that this declaration was executed on the date stated above.

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